IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

REVISED STANDING ORDER

- 1. In addition to all applicable Federal Rules of Civil Procedure and D. Kan. Rules 5.1. 7.1, 7.6 and 56.1, the following rules shall apply to all Rule 12 and 56 motions filed in cases assigned to Judge Belot:
 - A. Supporting memoranda, including statements of material fact, authorities and argument, shall be limited to 30 pages. Attachments contemplated by Fed. R. Civ. P. 56(e) and D. Kan. Rule 56.1 are not subject to page limitation but no document may be attached whose purpose is to circumvent the 30 page limit (e.g., an appendix containing additional facts or argument). Response and reply memoranda are similarly limited. Response and reply memoranda shall not exceed 30 and 10 pages, respectively. Surreply memoranda are not permitted, nor are "letter briefs" except to call the court's attention to a pertinent case decided (as opposed to discovered) after submission of memoranda.
 - B. Motions to exceed the aforesaid page limits are discouraged and will not be granted unless extraordinary and compelling circumstances are shown. Motions to exceed page limits must be filed at least 10 days prior to the due date for the underlying motion.
 - C. Motions and memoranda shall comply with the following format: one-inch margins on all four sides of

text using 12 point Times New Roman font for both the main and footnote text; footnote text only may be single spaced. Excessive footnotes shall not be used to circumvent page limits.

- D. Statements of uncontroverted fact and responses to such statements shall specifically cite the place in the record where each fact and controverting fact can be found.
- E. Statements of uncontroverted fact shall cite only facts. Responses to statements of uncontroverted fact shall cite only controverting facts. Argument and the drawing of inferences shall be reserved for the authorities and argument section of the memorandum.
- 2. Memoranda supporting and responding to all motions other than Rule 12 and 56 motions shall be limited to 10 pages. Reply memoranda shall be limited to 5 pages. Exhibits may be attached to memoranda so long as their purpose is not to circumvent page limits.

IT IS SO ORDERED.

Dated this 4th day of March 2004, at Wichita, Kansas.

s/ Monti Belot
Monti L. Belot
UNITED STATES DISTRICT JUDGE